

**Federal Defenders
OF NEW YORK, INC.**

Southern District
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August 30, 2021

By ECF

MEMO ENDORSED

Honorable Sidney H. Stein
United States District Judge
Southern District of New York
500 Pearl Street
New York, New York 10007

Re: *United States v. Victor Castro*, 20 Cr. 637 (SHS)

Dear Judge Stein:

I write to respectfully request that the Court modify Mr. Castro's travel restrictions to allow him to travel to Kissimmee, Florida to celebrate his birthday. Mr. Castro intends to travel between September 1, 2021 and September 5, 2021, and will provide Pretrial Services with his itinerary and contact information before departing. Mr. Castro has been wholly compliant with his bail conditions since his arrest on August 21, 2020. Pretrial Services – per Officer Dominique Jackson – takes “no position on the defendant’s travel request as long as permission is granted from the court.” The Government – per Assistant U.S. Attorney Peter Davis – opposes “this purely social request.”

Thank you for your consideration of this request.

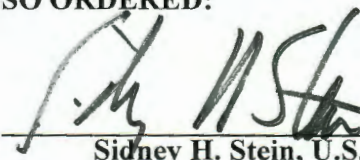
Respectfully submitted,

/s/ _____
Martin Cohen
Assistant Federal Defender
(212) 417-8737

cc: Peter Davis, Esq., by ECF
Jahlil Dean, Pretrial Services Officer, by e-mail
Dominique Jackson, Pretrial Services Officer, by e-mail

Dated: New York, New York
August 30, 2021

SO ORDERED:



Sidney H. Stein, U.S.D.J.